Nixon & Vanderhye P.C. (10/99) (Domestic Non-Assigned/Foreign)

RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

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		DISI	PLAY DEVICE USING	THE SAME			
	ication of which (check a	applicable box(s)):					
	ittached hereto						
	s filed on		as U.S. Applicati			(Atty Dkt. No.	
	s filed as PCT Internation	· · · —		on		·	
and (if ap	plicable to U.S. or PCT a	ipplication) was amende	ea on				
amendme accordance inventor's that of the Priority Fo	ent referred to above. I ce with 37 C.F.R. 1.56. certificate listed below a a application on which pri preign Application(s):	acknowledge the duty to I hereby claim foreign p and have also identified	ontents of the above identification of disclose information which oriority benefits under 35 U below any foreign application priority is claimed, before	h is material to the patenta S.C. 119/365 of any foreig on for patent or inventor's	ability of t in applica certificate	his application in attention in	e before
	on Number		Country				Year Filed
2002-340	044		Japan				22/Nov./2002
•	claim the benefit under 35 on Number	5 U.S.C. §119(e) of any	United States provisional a Date/Month/Year F				
as the sul paragraph	oject matter of each of th of 35 U.S.C. 112, I ack	ne claims of this application in the contract of the contract	prior United States and PC tion is not disclosed in sucl sclose material information mational filing date of this	n prior applications in the n as defined in 37 C.F.R. 1.	nanner p	rovided by the first	
Prior U.S	./PCT Application(s):			•		Status	s: patented
	on Serial No.		Day/Month/Year Fi	led			, abandoned
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believed t punishabl jeopardize VANDER commun attorneys patent: Richard G C. Michard G C. Michard G 32205; M 34776; U Presta, 3 instruction	to be true; and further that by fine or imprisonmer to the validity of the applications are to be direct to prosecute this application. Arthur R. Crawford, 253 G. Besha, 22770; Mark Erd, 29009; Duane M. Bytary J. Wilson, 32955; J. Spdeep S. Gill, 37334; Mic 5329 I also authorize N	at these statements wernt, or both, under Sectionation or any patent issuation or any patent issuation and the following ation and to transact all 327; Larry S. Nixon, 256. Nusbaum, 32348; Micers, 33363; Jeffry H. Ne Scott Davidson, 33489; chael J. Shea, 34725; Dixon & Vanderhye to ded from the person, assignation of the section of th	vn knowledge are true and e made with the knowledge in 1001 of Title 18 of the Ui led thereon. And on beha lington, VA 22201-4714, the attorneys thereof (of the sabusiness in the Patent and 40; Robert A. Vanderhye, 2 hael J. Keenan, 32106; Brylson, 30481; John R. Lasto Alan M. Kagen, 36178; Robonald L. Jackson, 41090; lete any attorney names/nignee, attorney, firm, or other	e that willful false statemer nited States Code and that lif of the owner(s) hereof, I elephone number (703) 8 me address) individually a Trademark Office connec 27076; James T. Hosmer, ran H. Davidson, 30251; S va, 33149; H. Warren Bur bert A. Molan, 29834; B. J dichelle N. Lester, 32331; umbers no longer with the	ats and the such will hereby a 16-4000 nd collected there 30184; R tanley C. nam, Jr.: . Sadoff, Frank P. firm and	ne like so made are lful false statements appoint NIXON & (to whom all tively owner's/owne with and with the recobert W. Faris, 313 Spooner, 27393; L. 29366; Thomas E. If 36663; James D. E. Presta, 19828; Jos to act and rely solel	rs' sulting 52; eonard 3yrne, Jerquist, eph S. y on
1,	Inventor's Signature:	Hozuhiro	Maeda		Date:	October 31.	2003
	Inventor:	Każuhiro		MAEDA		Japa	inese
		(first)	MI	(last)		(citize	nship)
	Residence: (city)	Nara-shi		(state/country) Nara Ja	pan		
	Post Office Address: 2339-1-A203, Furuichi-cho Nara-shi Nara Japan						
	(Zip Code)	630-8424	_ 				
2.	Inventor's Signature:	H ganne	Oceshã		Date:	Det 3/, 20	2 3
	Inventor:	Hajyme		WASHIO	•		inese
		(first)	MI	(last)		(citize	nship)
	Residence: (city)	Sakurai-shi		(state/country) Nara Ja	apan	<u> </u>	
	Post Office Address:	6-6, Kaminosho Saku	rai-shi Nara Japan				
	(Zip Code)	633-0061					
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Case No.______ RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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3.	Inventor's Signature:		7,7 101 0 01	1	MATSUDA	Date	Japanese
	Inventor: Eiji (first)			<u></u>	(last)		(citizenship)
	` .	Topri shi	IN.	/II	(state/country)	Nara Japan	(Citizenship)
	Residence: (city) Post Office Address:	Tenri-shi 125-B102, Nakamad	shi Tonri chi N	ara lanar		Maia Sapan	
		632-0097	JIII TEIIN-SIII IN	ara Japar			
	(Zip Code)			,			
	Inventor's Signature:	Muhichi	ror '/	nurak	anv	Date:	Nov. 6. 2003
	•			 -	MURAKAMI	Date	
	Inventor: Yuhichii	on -		<u></u>			Japanese (citizenship)
	(first) Residence: (city)	Tenri-shi	"	/II	(last) (state/country)	Nara Janan	(Citizenship)
	Post Office Address:		amata aba Ta	ari ohi No		Ivara Japan	
		2613-1-2-207, Ichino	omoto-cho rei	IIII-SIII INA	ia Japan		
	(Zip Code)	632-0004					
	Inventor's Signature:					Date:	
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•	Inventor: (first)			<u>/II</u>	(last)		(citizenship)
	Residence: (city)		IV.	VIII	(state/country)		• • • • • • • • • • • • • • • • • • • •
	Post Office Address:				(State/Country)		
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•	Inventor:	 					
	(first)		<u></u>	ΛI I	(last)		(citizenship)
	Residence: (city)		•	···	(state/country)		(OKIZONOMP)
	Post Office Address:				(01010,000,00		
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